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4 UNITED STATES DISTRICT COURT
5 WESTERN DISTRICT OF WASHINGTON
6 AT SEATTLE

6 VENICE PI, LLC,

7 Plaintiff,

8 v.

9 SEAN O'LEARY JR., et al.,
10 JONATHAN DUTCZAK, et al.,
11 MARTIN RAWLS, et al.,
12 INA SICOTORSCHI, et al.,
13 GREGORY SCOTT, et al.,
14 YELENA TKACHENKO, et al.,
15 CELINA POTTER, et al.,
16 TONJA LAIBLE, et al.,
17 VICTOR TADURAN, et al.,
18 JESSE COOPER, et al.,
19 JASMINE PATERSON, et al.,
20 DAVID MEINERT, et al.,

21 Defendants.

C17-0988 TSZ
C17-0990 TSZ
C17-0991 TSZ
C17-1074 TSZ
C17-1075 TSZ
C17-1076 TSZ
C17-1160 TSZ
C17-1163 TSZ
C17-1164 TSZ
C17-1211 TSZ
C17-1219 TSZ
C17-1403 TSZ

MINUTE ORDER

22 The following Minute Order is made by direction of the Court, the Honorable
23 Thomas S. Zilly, United States District Judge:

(1) Plaintiff's motions to effect service via mail, docket no. 37 in C17-1074,
docket no. 28 in C17-1075, docket no. 31 in C17-1211, and docket no. 30 in C17-1403,
are DENIED without prejudice. Plaintiff shall cease all efforts to effect service in any of
the pending cases until further order of the Court.

(2) In every case now before the Court, plaintiff has filed a corporate disclosure
form indicating that it is owned by Lost Dog Productions, LLC, which is owned by
Voltage Productions, LLC. *See, e.g.*, Pla.'s Corp. Disclosure (C17-988, docket no. 4).
The Statement of Information ("SOI") filed on behalf of plaintiff with the California
Secretary of State lists Lost Dog Productions, LLC as the manager or member of Venice

1 PI, LLC. *See* <https://businesssearch.sos.ca.gov/>. The SOI shows the same address for
2 both Venice PI, LLC and Lost Dog Productions, LLC, namely 116 N. Robertson Blvd.,
3 Suite 200, Los Angeles, CA 90048. A search of the California Secretary of State's online
4 database, however, reveals no registered entity with the name "Lost Dog" or "Lost Dog
5 Productions." Moreover, although "Voltage Pictures, LLC" is registered with the
California Secretary of State, and has the same address as Venice PI, LLC, the parent
company named in plaintiff's corporate disclosure form, "Voltage Productions, LLC,"
cannot be found in the California Secretary of State's online database and does not appear
to exist.

6 (3) In response to the Minute Order entered November 3, 2017 (*see, e.g.*,
7 C17-988, docket no. 27), requiring plaintiff to provide an offer of proof, plaintiff has filed
8 a declaration by Benjamin Perino, Chief Executive Officer of GuardaLey LTD, a German
9 company. In such declaration, Perino asserts that he created the surveillance software at
10 issue, which is licensed by GuardaLey to MaverickEye UG, also a German company.
11 Perino Decl. at ¶¶ 5 & 11 (*see, e.g.*, C17-988, docket no. 29). Perino has been proffered
12 as an expert, but his qualifications consist of a technical high school education and work
experience unrelated to the peer-to-peer file-sharing technology known as BitTorrent.
13 *Id.* at ¶¶ 6-10. According to Perino, the infringement detection system at issue "cannot
yield a false positive." *Id.* at ¶ 37. Perino does not have the qualifications necessary to
be considered an expert in the field in question, and his opinion that the surveillance
program is incapable of error is both contrary to common sense and inconsistent with
plaintiff's counsel's conduct in other matters in this district.¹ Plaintiff has not submitted
an adequate offer of proof.

14 (4) To support its previously granted motions for leave to issue subpoenas
15 seeking the identities of subscribers associated with particular Internet protocol ("IP")
addresses, plaintiff relied on substantively identical declarations of Daniel Arheidt, a

16 ¹ In matters pursued by plaintiff's counsel, David Lowe of Lowe Graham Jones PLLC, on
17 behalf of LHF Productions, Inc., CELL Film Holdings, LLC, Criminal Productions, Inc., and
18 ME2 Productions Inc., the claims against defendants represented by J. Christopher Lynch of Lee
& Hayes, PLLC, have been dismissed, in each instance within just days after Lowe received a
19 letter from Lynch indicating that the defendant had been wrongly accused of infringement via the
20 same detection system that is at issue in this litigation. *See* [https://fightcopyrighttrolls.com/](https://fightcopyrighttrolls.com/2017/04/05/copyright-troll-david-low-dropped-eleventh-defendant-after-defense-attorney-threatened-to-expose-fraud/)
21 [2017/04/05/copyright-troll-david-low-dropped-eleventh-defendant-after-defense-attorney-](https://fightcopyrighttrolls.com/2017/04/05/copyright-troll-david-low-dropped-eleventh-defendant-after-defense-attorney-threatened-to-expose-fraud/)
22 [threatened-to-expose-fraud/](https://fightcopyrighttrolls.com/2017/04/05/copyright-troll-david-low-dropped-eleventh-defendant-after-defense-attorney-threatened-to-expose-fraud/) (cited in Def. Dutczak's Resp. at 6, C17-990, docket no. 44);
see also C16-1017 RSM (docket nos. 32 & 52); C16-1180 RSL (docket no. 26); C16-1272 RAJ
(docket no. 35); C16-1273 RSM (docket no. 31); C16-1351 RAJ (docket no. 29); C16-1588
RSM (docket no. 35); C16-1647 RAJ (docket no. 27); C16-1648 RSM (docket no. 24); C17-99
RSL (docket no. 12); *cf. Clear Skies Nevada, LLC v. Hancock*, 2017 WL 3642034 at *2
(N.D. Ill. Aug. 23, 2017) ("Defendant compellingly suggests that Plaintiff moved for voluntary
dismissal so as to avoid ever having its claim judged on the merits knowing it had a low
likelihood of success.").

1 consultant for MaverickEye. See, e.g., Arheidt Decl. (C17-988, docket no. 6). Nowhere
2 in Arheidt's declarations does he indicate that either he or MaverickEye is licensed in
3 Washington to conduct private investigation work. See RCW 18.165.150 (performing the
4 functions of a private investigator without a license is a gross misdemeanor); see also
5 RCW 18.165.010(12)(e) (defining a "private investigator agency" to include a person or
6 entity that is in the business of "detecting, discovering, or revealing . . . [e]vidence to be
7 used before a court"). Plaintiff's counsel has apparently been aware since October 2016,
8 when he received a letter concerning LHF Productions, Inc. v. Collins, C16-1017 RSM,
9 that Arheidt might be committing a crime by engaging in unlicensed surveillance of
10 Washington citizens,² but he did not disclose this fact to the Court or offer any analysis
11 for why such conduct is not prohibited by RCW 18.165.150. Plaintiff's counsel's lack of
12 candor was a serious breach of his ethical duties, particularly because he sought relief
13 from the limitation on discovery set forth in Federal Rule of Civil Procedure 26(d)(1) on
14 an ex parte basis. See Wash. RPC 3.3.

15 (5) Plaintiff is DIRECTED to show cause within twenty-eight (28) days of the
16 date of this Minute Order why its claims in each captioned action should not be dismissed
17 with prejudice (and any funds it has received in settlement should not be disgorged) for
18 one or more of the following reasons: (a) failure to comply with Local Civil Rule 7.1(a);
19 (b) failure to establish that plaintiff is properly formed as a limited liability company
20 under California law; and/or (c) failure to state a cognizable claim.

21 (6) Pursuant to Federal Rule of Civil Procedure 12(d), and in light of the sworn
22 response filed on December 19, 2017, docket no. 44 in C17-990, defendant Jonathan
23 Dutczak's motion to dismiss, docket no. 22 in C17-990, will be treated as a motion for
summary judgment, and is RENOTED to February 16, 2018. On or before February 12,
2018, Dutczak shall submit a declaration under oath,³ not to exceed two (2) pages in
length, concerning whether he used BitTorrent technology to view, download, or share
any portion of the motion picture "Once Upon a Time in Venice" on June 18, 2017, at
21:09:43 UTC (2:09:43 p.m. Seattle time) as alleged in the Amended Complaint

24 ² The Court has recently become aware that Arheidt is the latest in a series of German declarants
(Darren M. Griffin, Daniel Macek, Daniel Susac, Tobias Fieser, Michael Patzer) who might be
25 aliases or even fictitious. See Lynch Decls. (docket nos. 81 & 120), Elf-Man, LLC v. Lamberson,
26 E.D. Wash. Case No. 2:13-cv-395-TOR; Clay Decl. (docket no. 65-1), Clear Skies Nevada, LLC
27 v. Anderson, N.D. Ill. Case No. 1:15-cv-6708; see also Reply, Leaverton v. Killer Joe Nevada,
28 L.L.C., 8th Cir. Case No. 14-3274, 2015 WL 636262. Plaintiff will not be permitted to rely on
29 Arheidt's declarations or underlying data without explaining to the Court's satisfaction Arheidt's
30 relationship to the above-listed declarants and producing proof beyond a reasonable doubt of
31 Arheidt's existence.

32 ³ Such declaration shall contain the following attestation: "I declare under penalty of perjury that
33 the foregoing is true and correct. Executed on [date]. [Signature]." See 28 U.S.C. § 1746.

1 (C17-990, docket no. 16). If Dutczak was not at home at the time in question, he may,
2 but is not required to, indicate his whereabouts and, if possible, provide supporting
3 documentation. Any supplemental response by plaintiff shall not exceed five (5) pages in
4 length and shall be filed by the new noting date.

5 (7) The Clerk is DIRECTED to send a copy of this Minute Order to all counsel
6 of record and to all pro se defendants.

7 Dated this 8th day of January, 2017.

8 William M. McCool
9 Clerk

10 s/Karen Dews
11 Deputy Clerk